NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88-198(R) Texas Paid-Up (2/93)

OIL, GAS AND MINERAL LEASE (PAID-UP LEASE)

		(PAID-UP LEA	(SE)		
THIS AGREEMENT made this		day of	January	, ₂₀ <u>09</u>	, between
Jason Quade Driskill, de	ealing herein with his se	parate property			
	*			027 Th	Carrier
Drive, Burleson, Texas	76028	, , L	essor (whether one or more) whose addres	936 Thomas	Crossing
Dive, Barteson, Texas		nd Devon Energ	y Production Company, L.	P. , Lessee; whose	address is
P.O. Box 450, Decatur,			; WITNESSETH:		2 4047033 13
exclusively unto Lessee the lands subjet and their respective constituent element surveys, injecting gas, water and other	eet hereto for the purpose of investigat ts) and all other minerals, (whether or r fluids and air into subsurface strata telephone lines and other structure	ting, exploring, prospecting r not similar to those menti , establishing and utilizing	rovided, and of the agreement of Lessee h, drilling and mining for and producing oil oned) and the exclusive right to conduct effacilities for the disposition of salt water we, take care of, treat, transport, and over the conduct of the care of t	, gas (including all gases, li xploration, geologic and geo , laying pipelines, housing	quid hydrocarbor ophysical tests an its employees an
0.266 acres of land, m 4, Block 13, Thomas	nore or less, situated in t	the Abner Lee Su the City of Fort	rvey, A-931, Tarrant Coum Worth, Tarrant County, T at County, Texas.		
FOR ADDITIONAL I	PROVISIONS SEE EXI	HIBIT "A" ATTA	ACHED HERETO AND A	PART HEREOF.	
surveys, although not included within t execute any lease amendment request purpose of calculating any payments he	the boundaries of the land particularly sted by Lessee for a more complete ereinafter provided for, said Land is ex-	y described above. The la e or accurate description of	te land particularly described above, whether a covered by this lease shall be hereinafted from the covered by this lease shall be hereinafted from the covered by this lease shall be hereinafted acres, whether it actives the covered by this lease shall be hereinafted by the covered by this lease shall be hereinafted by the covered by this lease shall be hereinafted by the covered by this lease shall be hereinafted by the covered by this lease shall be hereinafted by the covered by	ter referred to as said Land.	Lessor agrees to and grant. For the
lease shall be for a term of three (3) year or land with which said Land is pooled	ns herein contained and without refe- ars from this date (called "primary ter hereunder. The word "operations" as a recompleting, deepening, plugging by	rm") and as long thereafter s used herein shall include	nt, prosecution or cessation of operations as oil, gas, or other minerals is produced four not be limited to any or the following; in search for or in an endeavor to obtain produced to the control of t	from or operations are condu- preparing drillsite location a	icted on said Lan ind/or access road
oil produced and saved from said Land; date of purchase or Lessee may sell any the cost of treating the oil to render it mall gases, processed liquid hydrocarbon used off the premises or for the extract exceed the amount received by Lessee the from such sale, it being understood that at the wells; (c) on all other minerals m participating royalty interests, in said L set forth herein. Lessee shall have free injection and secondary recovery operated. 4. If at the expiration of the print or land or leases pooled therewith but	; Lessee may from time to time purch y royalty oil in its possession and pay narketable pipeline oil or, if there is n as associated therewith and any other tion of gasoline or other product the for such gas computed at the mouth o t Lessor's interest shall bear one-eigh nined and marketed, one-tenth either Land, whether or not owned by Lesso to use of oil, gas and water from said tions, and the royalty on oil and gas si nary term or at any time or times afte oil or gas is not being sold or used	lase any royalty oil in its porcessor the price received by a vailable pipeline, Lessor respective constituent eler refrom, the market value a of the well, and provided furth of the cost of all comprous kind or value at the well r and whether or not effect I Land, except water from hall be computed after ded to the primary term herein, and this lease is not then I	which the wells may be connected, one-eissession, paying the market price therefor by the Lessee for such oil computed at the r's interest shall bear one-eighth of the cosnents, casinghead gas or other gaseous sult the well of one-eighth of the gas so solether on gas sold at the wells the royalty slession, treating, dehydrating and transportior mine, at Lessee's election. Any royalt ively pooled by Lessee pursuant to the pro-Lessor's wells, in all operations which Lecting any so used, there is a well or wells capable of producing maintained by production, operation ced from said Land within the meaning of	prevailing for the field when well; Lessor's interest shall it of all trucking charges; (b) bestance, produced from said d or used provided the mark- nall be one-eighth of the net ing costs incurred in marketi y interests, including, witho ovisions hereof, shall be pai essee may conduct hereunde- ing oil or gas in paying quamits or otherwise, this lease si	re produced on the bear one-eighth of on gas, includin Land and sold of the value shall no proceeds receive ng the gas so sol ut limitation, nor d from the royalter, including water titles on said Lan and I not terminate
Lessee shall pay or tender as shut-in ro				puragraph 2 nerent, 11044	Bank a
provided however, in the event said well each acre of said Land included in such fail or refuse to accept such payment, L to receive such payment or tenders. St completion of such well, or (c) the date (e) the date the lease ceases to be other manner and upon like payments or tenperiods of one (1) year each until such royalty payment shall not be required o payment regardless of how many times tender any such sum as shut-in royalty or market the minerals capable of being ordinary lease facilities of flowline, septenders royalty or shut-in royalty as he	mership of said land or shut-in royalty all is located on a unit comprised of all unit on which said shut-in well is locatesee shall re-tender such payment when the shut-in royalty payment shall be ton which oil or gas ceases to be sold wise maintained, whichever be the later on or before the next ensuing a time as this lease is maintained by por, if a shut-in royalty payment is tend as actual production may be comment shall render Lessee liable for the among produced from said wells, but in the parator, and lease tank, and shall not be reeinabove provided, two (2) or more	y payments) a sum determition of said Land cated. If such bank (or any ithin thirty (30) days follow due on or before the expirior used, or (d) the date this ter date. It is understood a miniversary of the due date production or operations. Hered, no additional shut-in due due to the thirty of the due date out the but it shall not ope the exercise of such diligence, the required to settle labor trees parties are, or claim to be	essors agent and shall continue as the deponed by multiplying one dollar (\$1.00) per and other land or leases a sum determined successor bank) should fail, liquidate, or bying receipt from Lessor of a proper recordation of ninety (90) days after (a) the expetes ease is included in a unit on which a well and agreed that no shut-in royalty payments for said payment, the Lessee shall continuous for said payment, the Lessee shall continuous payment will be due until the next ensuing to one (1) year period. Lessee's failure to rate to terminate this lease. Lessee agrees, Lessee shall not be obligated to install or ouble or to market gas upon terms unaccept, entitled to receive same, Lessee may, it such parties or separately to each in accordance.	acre for each acre then cov by multiplying one dollar (a e succeeded by another bank lable instrument naming and iration of the primary term, I has been previously comple is shall be due during the prin ine to pay such shut-in roys within the applicable 90 da g anniversary of the due date pay or tender or to properly to use reasonable diligence furnish facilities, other than stable to Lessee. If at any ti- in lieu of any other method	ered by this lease \$1.00) per acre for or for any reaso ther bank as ager or (b) the date of eted and shut-in conary term. In lik dity for successivy period, a shut-ine for said tendere yor timely pay of to produce, utilize well facilities an me Lessee pays of payment herei
5. (a) Lessee shall have the rig covered by this lease or with other land one or more of said substances, and modrilled. Pooling in one or more instance not conform in size or area with units a acres each in area plus a tolerance of 10 governmental authority having jurisdict or permitted by governmental regulation as may be produced with the unitized execute in writing an instrument or instacreage is located. Such pooled unit slauch unit shall become effective on the any time and from time to time after the established in accordance with the term executive mineral, royalty, non-participlessee shall be under no duty to obtain from any part of the pooled unit which this lease or the date of the instrument cland whether or not the well or wells be not as production from a gas pooled un pooled unit. In lieu of royalties above s	d, lease or leases in the vicinity thereo ay be exercised at any time and from sees shall not exhaust the rights of Less to any other stratum or strata, and on the stratum of the stratum	f. The above right and pove time to time during or aft see to pool said Land or pool units need not conform a tereunder shall not substant of units larger than those sy Lessee shall also pool and to Lessor thereon shall be the pooled acreage and file provided for in said instruter are so filed for record. Are an appropriate instrument effective pooling of the interests in land a treatment of the standing interests in land a regardless of whether succonsidered for all purposes the file of the standing interest and the succonsidered for all purposes the standing interest and the succonsidered for all purposes the standing interest and the standing interest and the succonsidered for all purposes the standing interest and purpose the standing inter	ne or more strata or formations, said Landver to pool and unitize may be exercised were the primary term, and before or after a rotions thereof into other units. Units form is to area with gas units. Units pooled for tailly exceed in area 640 acres each, plus a pecified, units thereafter created may confedurate all associated liquid hydrocarbons a computed the same as on gas. With resistance for recording in the office of the Coment or instruments, but if said instrument by unit so formed may be re-formed, incres of record in the County in which said potentials within the boundary of any pooled units within the boundary of any pooled units, except the payment of royalties, as opened considered production from the lease or action from the lease or gas pooled unit fred only such portion of the royalty stipulate a proportionately Lessor's royalty as hereit.	ith respect to oil, gas or othe well has been drilled, or wheld has been drilled, or wheled by pooling as to any strate oil hereunder shall not substate tolerance of 10% thereof, prorm substantially in size with and any other respective or pect to any such units of out to any such units of out to rinstruments make no suased or decreased, at the eleded acreage is located. Any ardless of the existence of of the twhich are not effectively Operations on or production duction was secured before attons on or production of oil pooled unit from which it is producing a ed herein as the amount of securing as the amount of securing as the amount of securing and the securing as the amount of secur	or minerals, or an ile a well is bein tum or strata nee antially exceed 8 ovided that shoulh those prescribe instituent element med, Lessee sha which said poole ch provision, the etion of Lessee, a v such pooled un ther mineral, non pooled therewill no foil and/or ga or after the date of il or gas from sai it is producing an nd not from an o aid Land placed i

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such unit and used in the operations thereof or thereon shall be excluded in calculating said royalty. Lessee may vacate any unit formed by it hereunder by instrument in writing filed for record in said county at any time when there is no unitized substance being produced from such unit. If this lease now or hereafter covers separate tracts, no pooling or unitization of royalty interests as between any such separate tracts is intended or shall be implied or result merely from the inclusion of such separate tracts within this lease but Lessee shall nevertheless have the right to pool or unitize as provided in this paragraph 5 with consequent allocation of production as herein provided. As used in this paragraph 5, the words "separate tract" mean any tract with royalty ownership differing, now or hereafter, either as to parties or amounts, from that as to any other part of said Land.

(b) Lessee at any time and from time to time during the life of this lease shall have the right and power as to all or any part or formation or strata of the land herein leased, without Lessee's invite the right other lands for matients are given by the consequence of the lease of the lease

Lessor's joinder, to unitize the same with other lands, formations, strata or leases covering lands in the same general area as the leased premises by combining the lease of the lease of leases, royalty estate created by this lease with any other lease or leases, royalty or mineral estate in and under any other tract or tracts of land, regardless of the ownership thereof, so as to create by the combination of such interests or any of them one or more unitized areas of such size and shape as determined by Lessee to be developed and operated by secondary or tertiary methods as though such lands and interest were all included within the terms hereof and constituted a single oil, gas and mineral lease. All such production from such unitized area shall be divided or allocated among the various tracts comprising such unitized area based on a formula derived from parameters utilized by Lessee and incorporated in a unitization agreement approved by the Railroad Commission of Texas. The unitization agreement shall include other provisions designed to allow for operations of the unitized area in an orderly manner and Lessor hereby agrees that all provisions contained therein shall be binding on Lessor provided such unitization agreement is approved by the Railroad Commission of Texas or other Governmental Agencies having jurisdiction over such matters. Operations on or production of oil and/or gas from any part of the unitized area which includes all or a portion of said Land, regardless of whether such operations were commenced or such production was secured before or after the date of this lease or the date of the instrument designating the unitized area, shall be considered for all purposes, except the payment of royalties, as operations on or production of oil or gas from said Land whether or not the well or wells be located on said Land. Royalties payable from the unitized area. shall be computed on the basis of the production allocated to the portion of the above described land included within such unitized area after excluding therefrom any oil or gas used in the

6. Lessee may at any time or times execute and deliver to Lessor or to the depository above named or place of record, a release or releases covering any portion of said Land and/or portions of subsurface strata or stratum and thereby surrender this lease as to such portion and/or portion of subsurface strata or stratum and be relieved of all obligations as to the acreage, strata or stratum surrendered. Lessee shall retain rights of ingress and egress across and through any released portion and/or strata of the lease in order to have necessary access to that portion and/or

strata of the leased premises which remains in force and on which Lessee continues to conduct operations.

7. If, at any time or times after the expiration of the primary term, operations or production of oil, gas or other minerals on said Land or on acreage pooled therewith should cease from any cause and this lease is not then being otherwise maintained, this lease shall not terminate if Lessee commences or resumes operations within ninety (90) days thereafter and continues such any cause and this lease is not then being otherwise maintained, this lease shall not terminate it Lessee commences or resumes operations within minety (90) days interested and confiduous operations or commences any other operations within no cessation of operations of more than ninety (90) consecutive days, and if such operation or other operations result in the production of oil, gas or other minerals, this lease shall remain in full force and effect for so long thereafter as oil, gas or other mineral is produced from said Land or acreage pooled therewith. It is understood and agreed that if, during the primary term hereof, all operations or production ceases on said Land or land on leases pooled therewith, this lease shall nevertheless remain in full force and effect during the paid-up primary term hereof. If, at the expiration of the primary term, oil, gas or other minerals is not being produced on said Land or on acreage pooled therewith and there are no operations on said Land or on acreage pooled therewith but operations or production ceased within 90 days of the expiration of the primary term, this lease shall not terminate if Lessee commences or resumes operations within ninety (90) days of said cessation of production or operations. If after the expiration of the primary term, Lessee completes either (a) and the pand other than said I and and which other land and all or a continue of said I and has been included in a gas unit that was formed prior to the expiration of the primary term of this lease. well on land other than said Land and which other land and all or a portion of said Land has been included in a gas unit that was formed prior to the expiration of the primary term of this lease, or (b) a gas well on land other than said Land and which other land and all or a portion of said Land has been included in an oil unit that was formed prior to the expiration of the primary term of this lease, this lease shall remain in force so long as operations on said well or operations on any additional well on said Land or acreage pooled therewith are prosecuted with no cessation of more that ninety (90) consecutive days and if they result in the production of oil, gas or other mineral, so long thereafter as oil, gas or other mineral is produced from said Land or acreage pooled therewith. For all purposes herein, if an oil well on an oil unit, which includes all or a portion of said Land is reclassified as a gas well, or if a gas well on a gas unit, which includes all product the twint. For an purposes hearin, it and on which on a off time, which includes and of a portion of the leased premises, is reclassified as an oil well, the effective date of such reclassification shall be considered as the date of cessation of production from said well. If during the term of this lease, a well or wells should be drilled and completed as a producer of oil or gas in paying quantities and such well or wells are located on adjacent land and within 330 feet of and draining said Land, Lessee agrees, at its option to either (a) drill such offset well or wells, as an ordinary prudent operator would do under similar circumstances, or (b) release the affected acreage or stratum in accordance with the provisions of paragraph 6 herein; and, in this connection, it shall be considered that no drainage exists. However, there shall be no express or implied duty of Lessee, with respect to the above options, unless such offset well or wells drilled by Lessee would be sufficiently productive to pay Lessee a profit over and above drilling, completing and operation expenses

8. Lessee shall have the right, at any time during or after the expiration of this lease, to remove all property and fixtures placed by Lessee on said Land, including the right to draw and remove all casing. Upon Lessor's request and when reasonably necessary for utilization of the surface for some intended use by the Lessor, Lessee will bury all pipelines below ordinary plow depth. No well shall be drilled within two hundred (200) feet of any residence or barn now on said Land without Lessor's consent.

9. The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to their heirs, successors and assigns; but no change or division in such ownership of said Land or royalties, however accomplished, shall operate to enlarge the obligation or diminish the right of Lessee, and no change or division in such ownership shall be binding on Lessee until thirty (30) days after Lessee shall have been furnished, by registered U. S. mail at Lessee's principal place of business, with a certified copy of recorded instrument or instruments evidencing same or evidence satisfactory to Lessee. If any such change in ownership occurs by reason of the death of the owner, Lessee may nevertheless, pay or tender royalties, or part thereof, to the credit of the decedent in a deposition between the results where the control of assignment hereof in whole or in part, liability for breach of any obligation hereunder shall the test exclusively upon the owner of this lease or of a portion thereof who commits such breach. If six or more parties become entitled to royalty hereunder, Lessee may withhold payment thereof unless and until furnished with a recordable instrument, executed by all such parties, designating an agent to receive payment for all.

10. The breach by Lessee of any obligation arising hereunder shall not work a forfeiture or termination of this lease, nor cause a termination or reversion of the estate created hereby, nor be grounds for cancellation hereof in whole or in part. In the event Lessor considers that operations are not at any time being conducted in compliance with this lease, Lessor shall notify

Lessee in writing of the facts relied upon as constituting a breach hereof, and Lessee, if in default, shall have ninety (90) days after receipt of such notice in which to commence the compliance with the obligations imposed by virtue of this instrument. The service of said notice shall be precedent to the bringing of any action by Lessor on said lease for any cause, and no such action shall be brought until the lapse of ninety (90) days after service of such notice on Lessee. Neither the service of said notice nor the doing of any acts by Lessee aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that Lessee has failed to perform all its obligations hereunder. After the discovery of oil, gas or other minerals in paying quantities on said premises, Lessee shall reasonably develop the acreage retained hereunder; but, in discharging this obligation, it shall in no event be required to drill more than one well be acreage relief to the partition of the premise of the paying of the paying and the paying of the paying the paying that the paying the eighty (80) acres, plus an acreage tolerance not to exceed 10% of 80 acres, of the area retained hereunder and capable of producing oil in paying quantities and one well per 640 acres, plus an acreage tolerance not to exceed 10% of 640 acres, of the area retained hereunder and capable of producing gas or other minerals in paying quantities.

11. Lessor hereby warrants and agrees to defend the title to said Land and agrees that Lessee may, at its option, discharge any tax, mortgage or other lien upon said Land, either in whole or in part; and, in the event Lessee does so, it shall be subrogated to such lien with the right to enforce same and apply royalties accruing hereunder toward satisfying same. When required by state, federal or other laws, Lessee may withhold taxes with respect to royalty and other payments hereunder and remit the amounts withheld to the applicable taxing authority for credit to Lessor. Without impairment of Lessee's rights under the warranty in event of failure of title, it is agreed that if Lessor owns an interest in the oil, gas or other minerals on, in or under said Land less than the entire fee simple estate, then the shut-in royalties and royalties to be paid Lessor shall be reduced proportionately.

12. (a) Should Lessee be prevented from complying with any express or implied covenant of this lease, from conducting operations thereon, or from producing oil or gas therefrom by reason of scarcity of or inability to obtain or to use equipment or material, or by operation of force majeure, any Federal or State law, or any order, rule or regulation of governmental authority. then while so prevented, Lessee's obligation to comply with such covenant shall be suspended and Lessee shall not be liable for damages for failure to comply therewith; and this lease shall be extended while and so long as Lessee is prevented by any such cause from conducting operations on or from producing oil or gas from said Land; and the time while Lessee is so prevented

shall not be counted against Lessee, anything in this lease to the contrary notwithstanding.

(b) The specification of causes of force majeure herein enumerated shall not exclude other causes from consideration in determining whether Lessee has used reasonable diligence wherever required in fulfilling any obligations or conditions of this lease, express or implied, and any delay of not more than six (6) months after termination of force majeure shall be deemed

(c) All terms and conditions of this lease, whether express or implied, shall be subject to all Federal and State Laws, Executive Orders, Rules, or Regulations; and this lease shall ot be terminated, in whole or in part, nor Lessee held liable in damages for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation.

13. This lease states the entire contract between the parties, and no representation or promise, verbal or written, on behalf of either party shall be binding unless contained herein; and this lease shall be binding upon each party executing the same and their successors, heirs, and assigns, regardless of whether or not executed by all persons above named as "Lessor".

IN WITNESS WHEREOF, this instrument is executed on the date first above written.						
Rucile Sinkill						
Jason Diade Driskill,	LESSOR LESSOR					
·						
17000	LESSOR LESSOR					
STATE OF TEXAS	§					
COUNTY OF TARRANT	§					
This instrument was acknowledged before me on January 32, 2009 by Jason Quade Driskill, dealing herein with his						
separate property						
**	Notary Signature: R. Well					
KIM W KIRKMAN	Printed Name: K. Wasley KIRKMAN					
NOTARY PUBLIC State of Texas	Notary Public, State of TEXAS					
Comm. Exp. 02-14-2011	My Commission Expires: 2 -14-2011					

EXHIBIT "A"

Attached to and made a part of that certain Oil, Gas and Mineral Lease dated the 22nd day of January, 2009 by and between Jason Quade Driskill, dealing herein with his separate property, as Lessor and Devon Energy Production Company, L.P., as Lessee.

- 1. <u>Royalty</u>: Notwithstanding anything contained in this lease to the contrary, wherever the fraction "one-eighth" (1/8th) appears in the printed portion of this lease the same is hereby amended to read "twenty-five percent" (25%).
- 2. <u>Term</u>: Notwithstanding anything contained in the Lease to the contrary, in Paragraph 2, the primary term is hereby amended to read "Two (2) years" and the words "Three (3) years" shall hereby be deleted.
- 3. <u>Costs.</u> It is agreed between the Lessor and Lessee that, notwithstanding any language herein to the contrary, all oil, gas or other proceeds accruing to the Lessor under this Lease or by state law shall be without deduction for the cost of producing, gathering, storing, separating, treating, dehydrating, compressing, processing, transporting, or marketing the oil, gas and other products produced hereunder to transform the product into marketable form; however, in the event Lessee determines in good faith that it can obtain a higher price at a market located outside of the local market, and Lessee incurs transportation costs charged by an unaffiliated interstate or intrastate gas pipeline in order to enhance the value of the oil, gas or other products, Lessor's pro rata share of such costs may be deducted from Lessor's share of production so long as they are based on Lessee's actual cost of such enhancements. However, in no event shall Lessor receive a price that is less than the price received by Lessee.
- Assignment. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. In the event of an assignment of any portion of Lessee's interest hereunder, with the exception of assignments being made to officers, directors, and/or subsidiaries of Lessee, Lessee shall deliver to Lessor a copy of the recorded document regarding the interest so assigned. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferee to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this Lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this Lease then held by each.
- 5. Waiver of Surface Use; Water; Seismic Operations. Notwithstanding anything to the contrary in this Lease, Lessee shall not enter upon the surface of, cross over, place any structure or building upon or conduct any operations (except for geophysical/seismic operations as stated below) on the leased premises. Lessee shall only develop the leased premises by pooling, as provided herein, or by directional or horizontal drilling commenced from a surface location on other lands. Lessee shall make all reasonable efforts not to use residential or neighborhood streets or thoroughfares in developing the leased premises, and lands pooled therewith, or otherwise.

Lessee shall not have or acquire any rights in and to the water from the leased premises. No surface water or underground fresh water from the leased premises will be used for any reason,

including water flood or pressure maintenance purposes. Lessee shall comply with all applicable rules in disposition of salt water, brine, or other fluids utilized in or resulting from operations, and shall not cause or permit any such substances to damage or pollute the surface of the leased premises or any fresh water sands lying thereunder. The leased premises shall not be used for salt water disposal.

As provided above, Lessee shall have the right to conduct geophysical/seismic operations, but only by utilizing the vibroseis method, and Lessee shall pay for all actual damages incurred to the leased premises, which directly result from geophysical seismic operations.

Nothing in this Lease shall be interpreted as a waiver by Lessor of any setback or other requirements under the drilling or other applicable ordinances of the Cities of Burleson and/or Ft. Worth or the counties of Johnson and/or Tarrant.

- 6. <u>Noise.</u> Noise levels associated with Lessee's operations related to the drilling, completion and reworking of wells shall be kept to a reasonable minimum, taking into consideration reasonable available equipment and technology in the oil and gas industry, the level and nature of development and surface use elsewhere in the vicinity of Lessee's drill sites and the fact Lessee's operations are being conducted in or near an urban residential area. If Lessee utilizes any non-electric-powered equipment in its operations, including but not limited to compression equipment, Lessee shall take reasonable steps to muffle the sound therefrom by installing a noise suppression muffler or like equipment.
- Regulatory Requirements and Force Majeure. Lessee's obligations under this Lease, whether express or implied, shall be subject to all applicable laws, rules regulations and orders of the Cities of Burleson/Ft. Worth and any other governmental authority having jurisdiction including restrictions on the drilling, and production of wells, and the price of oil, gas, and other substances covered hereby. When drilling, reworking, production or other operations are prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, war, sabotage, rebellion, insurrection, riot, strike or labor disputes, or by inability to obtain a satisfactory market for production or failure of purchasers or carriers to take or transport such production, or by any other cause not reasonably within Lessee's control, this Lease shall not terminate because of such prevention or delay, and at Lessee's option, the period o such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any express or implied covenants of this Lease when drilling, production or other operations are so prevented, delayed or interrupted. Lessee shall take all reasonable actions to remove or end any cause of Force Majeure for a period of more than eighteen (18) months or three (3) years of cumulative time. No obligation of Lessee to pay money that has accrued and was due before the Force Majeure event occurred under this Lease will be excused or delayed by reason of such Force Majeure.
- 8. <u>Indemnity.</u> LESSEE SHALL INDEMNIFY AND HOLD HARMLESS LESSOR, AND LESSOR'S REPRESENTATIVES, SUCCESSORS, AND ASSIGNS FROM AND AGAINST ANY AND ALL LIABILITIES, CLAIMS, LOSSES AND DEMANDS FOR DAMAGE TO PROPERTY, PERSONAL INJURY OR DEATH, AND EXPENSES, INCLUDING REASONABLE ATTORNEY'S FEES, EXPERT FEES AND COURT COSTS, ARISING DIRECTLY OR INDIRECTLY FROM ACTIONS, INACTIONS OR OCCUPANCY OF THE LEASE PREMISES OR LANDS POOLED THEREWITH OF AND BY LESSEE OR ITS ASSIGNS OR THE AGENTS, EMPLOYEES, CONTRACTORS OR INVITEES OF EITHER OF THEM.
- 9. Notices; Right to Cure. All notices required or contemplated by this Lease shall be provided in writing to the individual Lessees. All such notices shall be made by registered or certified mail, return receipt requested, unless another means of delivery is expressly stated. No litigation shall be initiated by Lessor with respect to any breach of default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee written notice fully describing the breach or default, and then only if Lessee fails to remedy the breach or default, within such period. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, this Lease shall not be forfeited or canceled in whole or part unless Lessee is given a reasonable time (not to exceed 90 days) after said judicial determination to remedy the breach or default and Lessee fails to do so.

Waiver of Claims and Neighborhood Association and Committee Members. Lessor acknowledges that the terms of this Lease, the amount of the royalty and bonus paid hereunder, and all other terms negotiated with Lessee (herein the "Negotiated Terms") with respect to this Lease, were obtained as a result of negotiations between Lessee and the Community consisting of a committee of unpaid volunteers hereafter known as Committee Members. In consideration of the efforts spent by Committee Members in negotiating and obtaining the Negotiated Terms on behalf of Lessor and other property owners, Lessor, on behalf of the Lessor and the Lessor's agents, spouses, co-owners, predecessors, parents, subsidiaries, affiliated corporations or other affiliated entities, successors, partners, principals, assigns, attorneys, servants, employees, heirs, consultants, and other representatives, does hereby release and forever discharge Committee Members, from any and all claims, demand, obligations, losses, causes of action, costs, expenses, attorney's fees, and liabilities of any nature whatsoever, whether based on contract, tort, statutory or other legal or equitable theory of recover, whether known or unknown, past present, or future, which Lessor has, has had, or claims to have against the Committee Members.

SIGNED FOR IDENTIFICATION:

Jason Quade Driskill, dealing herein with his separate property



DEVON ENERGY PO BOX 450

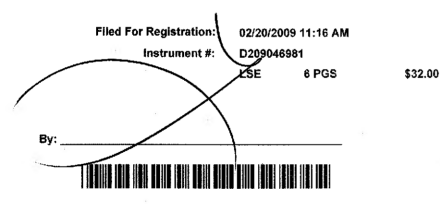
DECATUR

TX 76234

Submitter: DEVON ENERGY

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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